			A THE	UNITED STAT	TES PAT	ENT	AND TRAD	EMARK	OFFICE					
In Re Application of: CHIAKI KASADA								Art l	Art Unit: 1756					
								Examiner: M. J. ANGEBRANNDT						
9 2004														
Date Filed: August 2, 2001								Washington, D.C.						
FOI: STYRL DYE								Atty.'s Docket: KASADA=4						
MUEMP								Date: July 9, 2004						
Honorable Commissioner for Patents U.S. Patent and Trademark Office 2011 South Clark Place Customer Window, Mail Stop Non-Fee Amendment Crystal Plaza Two, Lobby, Room 1B03 Arlington, Virginia 22202							Confirmation No. 6303							
Sir:														
[] Sma [] App [XX] No i	d herewith is a [X] all entity status of the solid all entity status of the solid all entity is required. It is been calculated a	nis application entity status.	on under 37 CFR 1. See 37 C.F.R. §1.2	9 and 1.27 has							nitted			
	(Col. 1)		(Col. 2)	(Col. 3)			SMA	ALL ENT	ITY		o	THER THAN	SMALL ENTITY	
	CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NO. PREVIOUSLY PAID FOR	PRESENT EXTRA EQUALS			RATE		DDITIONAL FEE	OR		RATE	ADDITIONAL FEE	
TOTAL	* 1	MINUS	** 20		┪	×	9	\$		1	×	18	\$	
INDEP.	* 13	MINUS	*** 3			x	43	\$		1	×	86	\$	
FIRST PRESENTATION OF MULTIPLE DEP. CLAIM							145	\$			+	290	\$	
					ADDITIO	NAL	FEE TOTA	L \$		OR		TOTAL	\$	
If th	e entry in Col. 1 is I e "Highest Number e "Highest Number "Highest Number F laims originally filed	Previously Previously Previously P	Paid for" IN THIS S Paid for" IN THIS S	PACE is less to PACE is less to	han 20, v han 3, wi	rite "	3" in this spa	ice.	equivalent box	x in Col. 1	of a p	orior amendm	ent of the numbe	
[XX] Con	ditional Petition for Extension of Time													
If ar	y extension of time	for a respo	nse is required, app	olicant requests	s that this	be o	considered a	a petition	therefor.					
[] It is	hereby petitioned for	or an extens	sion of time in acco	rdance with 37	CFR 1.1	36(a)). The appro	opriate fe	ee required by	37 CFR 1	.17 is	calculated as	s shown below:	
Sm	Small Entity C							Other Than Small Entity						
Res	tesponse Filed Within						Response Filed Within							
	[] First - \$ 55.00						[] First - \$ 110.00							
[]		\$ 210.00					•		\$ 420.00					
[\$ 475.00] Thi		\$ 950.00					
[Mo] Fourth - \$ 740.00 Ionth After Time Period Set						[] Fourth - \$ 1480.00 Month After Time Period Set							
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[XX] The Commissioner is hereby authorized and requested to charge any additional fees which may be required in connection with this application or credit any overpayment to Deposit Account No. 02-4035. This authorization and request is not limited to payment of all fees associated with this communication, including any Extension of Time fee, not covered by check or specific authorization, but is also intended to include all fees for the presentation of extra claims under 37 CFR §1.16 and all patent processing fees under 37 CFR §1.17 throughout the prosecution of the case. This blanket authorization does not include patent issue fees under 37 CFR §1.18.

Facsimile: (202) 737-3528 Telephone: (202) 628-5197

[] Less fees (\$_____) already paid for ___ month(s) extension of time on _____
[] Credit Card Payment Form, PTO-2038, is attached, authorizing payment in the amount of \$____

Anne M. Kombau Registration No. 25,884

BROWDY AND NEIMARK Attorneys for Applicant(s) ATTY.'S DOCKET: KASADA=4

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In re Application of:

CHIAKI KASADA

Appln. No.: 09/890,711

Filed: August 2, 2001

For: STYRL DYE

ATTY.'S DOCKET: KASADA=4

ATTY.'S DOCKET: KASAD

REPLY TO RESTRICTION REQUIREMENT AND REMARKS

Customer Window, Mail Stop Non-Fee Amendment
Honorable Commissioner for Patents
U.S. Patent and Trademark Office
2011 South Clark Place
Crystal Plaza Two, Lobby, Room 1B03
Arlington, Virginia 22202

Sir:

The Office Action mailed June 16, 2004, in the nature of a requirement for restriction, has been carefully reviewed. Favorable consideration is respectfully requested.

Restriction has been required among what the Examiner considers to be patentably distinct inventions, as follows:

Group I, drawn to styryl dyes, presently comprising claims 1-5;

Group II, drawn to light absorbing compositions and optical recording media using styryl dyes, presently comprising claims 6-13 and 15-20; and

Appln. No. 09/890,711 Amd. dated July 8, 2004

Reply to Office Action of June 16, 2004

Group III, drawn to methods of making styryl dyes, presently

comprising claim 14.

Applicant herewith elects Group II, claims 6-13 and 15-20, drawn to

light absorbing compositions and optical recording media using styryl dyes.

If the restriction requirement is maintained, it will be clear on the

record that the PTO considers the three groups to be patentably distinct from

one another i.e., prima facie non-obvious from one another. This means that a

reference identical to the one group would not render the other group prima facie

obvious.

Favorable consideration is respectfully requested.

Respectfully submitted,

BROWDY AND NEIMARK, P.L.L.C.

Attorneys for Applicant

By

Anne M. Kornbau

Registration No. 25,884

AMK:ft

Telephone No.: (202) 628-5197 Facsimile No.: (202) 737-3528 G:\BN\S\SUMA\Kasada4\Pto\8July04Restrict.doc